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From: Roman, Brandon

Sent: Thursday, November 14, 2019 2:23 PM

To: 'Sidney, Arthur' < Arthur. Sidney 2@mail.house.gov >

Cc: Baloul, Gassan A. <gassan.baloul@squirepb.com>; Boyles, Bret

bret.boyles@squirepb.com>

Subject: RE: Thank you for meeting...

Yes sir, Arthur – please see attached. The bill (H.R. 1837) passed the House on July 23, 2019.

The relevant provision is Title III.

From: Sidney, Arthur < Arthur.Sidney2@mail.house.gov>

Sent: Thursday, November 14, 2019 1:57 PM

To: Roman, Brandon < brandon.roman@squirepb.com >

Cc: Baloul, Gassan A. <gassan.baloul@squirepb.com>; Boyles, Bret
bret.boyles@squirepb.com>

Subject: [EXT] RE: Thank you for meeting...

Good meeting today. Can you share the bill that came out of House Judiciary earlier this year? Also, please share the Feinstein letter and any language you might want us to include in a House letter for Chairman Johnson (GA) to consider. Thanks.

Arthur

From: Roman, Brandon < <u>brandon.roman@squirepb.com</u>>

Sent: Thursday, November 14, 2019 1:49 PM

To: Sidney, Arthur < Arthur < Arthur.Sidney2@mail.house.gov>

Cc: Baloul, Gassan A. <gassan.baloul@squirepb.com>; Boyles, Bret
bret.boyles@squirepb.com>

Subject: Thank you for meeting...

Arthur,

On behalf of the Palestinian Authority (Squire Patton Boggs (US) LLP is the PA's registered foreign agent under FARA), I wanted to send a sincere thanks for taking the time to meet with us just now. Please also pass along our gratitude to Congressman Johnson.

By way of follow-up, I am adding my colleagues Gassan and Bret for purposes of further communication about the ATCA "fix," including discussion about the pending letter from Senator Feinstein regarding the Lankford bill. If you need any information now or in the future, please let us know.

Thank you again and I look forward to being in touch.

Best, Brandon



Brandon C. Roman

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IIB

116TH CONGRESS 1ST SESSION

H.R. 1837

IN THE SENATE OF THE UNITED STATES

JULY 24, 2019

Received; read twice and referred to the Committee on Foreign Relations

AN ACT

To make improvements to certain defense and security assistance provisions and to authorize assistance for Israel, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE AND TABLE OF CONTENTS.

- 2 (a) Short Title.—This Act may be cited as the
- 3 "United States-Israel Cooperation Enhancement and Re-
- 4 gional Security Act".
- 5 (b) Table of Contents.—The table of contents for
- 6 this Act is as follows:
 - Sec. 1. Short title and table of contents.

TITLE I—ENHANCED COOPERATION BETWEEN THE UNITED STATES AND ISRAEL

- Sec. 101. Coordinator of United States-Israel Research and Development.
- Sec. 102. Cooperation on directed energy capabilities.
- Sec. 103. Cooperation on cybersecurity.
- Sec. 104. Report on potential benefits and impact to the United States of establishing a joint United States-Israel Cybersecurity Center of Excellence.
- Sec. 105. Cyber diplomacy officer.
- Sec. 106. United States Agency for International Development Memorandum-Israel enhanced cooperation.
- Sec. 107. Cooperative projects among the United States, Israel, and developing countries.
- Sec. 108. Joint cooperative program related to innovation and high-tech for the Middle East region.
- Sec. 109. Sense of Congress on Eastern Mediterranean energy cooperation.
- Sec. 110. Cooperation on other matters.

TITLE II—SECURITY ASSISTANCE FOR ISRAEL

- Sec. 201. Findings.
- Sec. 202. Statement of policy.
- Sec. 203. Contingency plans to provide Israel with necessary defense articles and services.
- Sec. 204. Waiver for existing or imminent military threat to Israel.
- Sec. 205. Security assistance for Israel.
- Sec. 206. Joint assessment of quantity of precision guided munitions for use by Israel.
- Sec. 207. Transfer of precision guided munitions to Israel.
- Sec. 208. Sense of Congress on rapid acquisition and deployment procedures.
- Sec. 209. Extension of War Reserves Stockpile authority.
- Sec. 210. Eligibility of Israel for the strategic trade authorization exception to certain export control licensing requirements.
- Sec. 211. Extension of loan guarantees to Israel.
- Sec. 212. Definition.

TITLE III—JUSTICE FOR UNITED STATES VICTIMS OF PALESTINIAN TERRORISM

Sec. 301. Short title.

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Sec. 302. Facilitation of the settlement of terrorism-related claims of nationals of the United States.

Sec. 303. Modification to consent of certain parties to personal jurisdiction.

TITLE IV—BUDGETARY EFFECTS

Sec. 401. Determination of budgetary effects.

1 TITLE I—ENHANCED COOPERA-

2 TION BETWEEN THE UNITED

3 STATES AND ISRAEL

- 4 SEC. 101. COORDINATOR OF UNITED STATES-ISRAEL RE-
- 5 SEARCH AND DEVELOPMENT.
- 6 (a) IN GENERAL.—The President is encouraged to
- 7 designate the Assistant Secretary of State for the Bureau
- 8 of Oceans and International Environmental and Scientific
- 9 Affairs to act as Coordinator of United States-Israel Re-
- 10 search and Development (in this section referred to as the
- 11 "Coordinator").
- 12 (b) AUTHORITIES AND DUTIES.—The Coordinator, in
- 13 conjunction with the heads of relevant Federal Govern-
- 14 ment departments and agencies and in coordination with
- 15 the Israel Innovation Authority, shall oversee civilian
- 16 science and technology programs on a joint basis with
- 17 Israel.
- 18 (c) Report.—Not later than 1 year after the date
- 19 of the enactment of this Act, and annually thereafter, the
- 20 Coordinator shall submit to the appropriate congressional
- 21 committees a report on the implementation of this section.

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1	(d) Appropriate Congressional Committees
2	DEFINED.—In this section, the term "appropriate con-
3	gressional committees" means—
4	(1) the Committee on Foreign Affairs and the
5	Committee on Science, Space, and Technology of the
6	House of Representatives; and
7	(2) the Committee on Foreign Relations and
8	the Committee on Commerce, Science, and Trans-
9	portation of the Senate.
10	SEC. 102. COOPERATION ON DIRECTED ENERGY CAPABILI-
1	TIES.
12	(a) AUTHORITY.—
13	(1) In General.—The Secretary of Defense,
14	upon request of the Ministry of Defense of Israel
15	and with the concurrence of the Secretary of State,
16	is authorized to carry out research, development,
17	test, and evaluation activities, on a joint basis with
18	Israel, to establish directed energy capabilities that
19	address threats to the United States, deployed forces
20	of the United States, or Israel. Any activities carried
21	out pursuant to such authority shall be conducted in
22	a manner that appropriately protects sensitive infor-
23	mation and the national security interests of the
24	United States and the national security interests of
25	Israel.

1	(2) Report.—The activities described in para-
2	graph (1) may be carried out after the Secretary of
3	Defense submits to the appropriate congressional
4	committees a report setting forth the following:
5	(A) A memorandum of agreement between
6	the United States and Israel regarding sharing
7	of research and development costs for the capa-
8	bilities described in paragraph (1), and any
9	supporting documents.
10	(B) Λ certification that the memorandum
11	of agreement—
12	(i) requires sharing of costs of
13	projects, including in-kind support, be-
14	tween the United States and Israel;
15	(ii) establishes a framework to nego-
16	tiate the rights to any intellectual property
17	developed under the memorandum of
18	agreement; and
19	(iii) requires the United States Gov-
20	ernment to receive semiannual reports on
21	expenditure of funds, if any, by the Gov-
22	ernment of Israel, including a description
23	of what the funds have been used for,
24	when funds were expended, and an identi-

1	fication of entities that expended the
2	${ m funds}.$
3	(b) Support in Connection With Activities.—
4	(1) In general.—The Secretary of Defense is
5	authorized to provide maintenance and sustainment
6	support to Israel for the directed energy capabilities
7	research, development, test, and evaluation activities
8	authorized in subsection (a)(1). Such authority in-
9	cludes authority to install equipment necessary to
10	carry out such research, development, test, and eval-
11	uation.
12	(2) Report.—The support described in para-
13	graph (1) may not be provided until 15 days after
14	the Secretary of Defense submits to the appropriate
15	congressional committees a report setting forth a de-
16	tailed description of the support to be provided.
17	(3) MATCHING CONTRIBUTION.—The support
18	described in paragraph (1) may not be provided un-
19	less the Secretary of Defense certifies to the appro-
20	priate congressional committees that the Govern-
21	ment of Israel will contribute to such support—
22	(A) an amount equal to not less than the
23	amount of support to be so provided; or

1	(B) an amount that otherwise meets the
2	best efforts of Israel, as mutually agreed to by
3	the United States and Israel.
4	(e) LEAD AGENCY.—The Secretary of Defense shall
5	designate an appropriate research and development entity
6	of a military department as the lead agency of the Depart-
7	ment of Defense in carrying out this section.
8	(d) SEMIANNUAL REPORT.—The Secretary of De-
9	fense shall submit to the appropriate congressional com-
10	mittees on a semiannual basis a report that contains a
11	copy of the most recent semiannual report provided by the
12	Government of Israel to the Department of Defense pur-
13	suant to subsection (a)(2)(B)(iii).
14	(e) Appropriate Congressional Committees De-
15	FINED.—In this section, the term "appropriate congres-
16	sional committees" means—
17	(1) the Committee on Armed Services, the
18	Committee on Foreign Affairs, the Committee on
19	Homeland Security, and the Committee on Appro-
20	priations of the House of Representatives; and
21	(2) the Committee on Armed Services, the
22	Committee on Foreign Relations, the Committee on
23	Homeland Security and Governmental Affairs, and
24	the Committee on Appropriations of the Senate.

J.	SEC. 103. COOPERATION ON CIDENSECONII I.
2	(a) Grant Program.—
3	(1) Establishment.—The Secretary, in ac-
4	cordance with the agreement entitled the "Agree-
5	ment between the Government of the United States
6	of America and the Government of the State of
7	Israel on Cooperation in Science and Technology for
8	Homeland Security Matters", dated May 29, 2008
9	(or successor agreement), and the requirements
10	specified in paragraph (2), shall establish a grant
[]	program at the Department to support—
12	(A) cybersecurity research and develop-
13	ment; and
[4	(B) demonstration and commercialization
15	of cybersecurity technology.
16	(2) Requirements.—
17	(A) APPLICABILITY.—Notwithstanding any
18	other provision of law, in carrying out a re-
19	search, development, demonstration, or com-
20	mercial application program or activity that is
21	authorized under this section, the Secretary
22	shall require cost sharing in accordance with
23	this paragraph.
24	(B) Research and Development.—
25	(i) IN GENERAL.—Except as provided
26	in clause (ii), the Secretary shall require

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1	not less than 50 percent of the cost of a
2	research, development, demonstration, or
3	commercial application program or activity
4	described in subparagraph (A) to be pro-
5	vided by a non-Federal source.
6	(ii) REDUCTION.—The Secretary may
7	reduce or eliminate, on a case-by-case
8	basis, the percentage requirement specified
9	in clause (i) if the Secretary determines
10	that such reduction or elimination is nec-
11	essary and appropriate.
12	(C) Merit review.—In carrying out a re-
13	search, development, demonstration, or com-
14	mercial application program or activity that is
15	authorized under this section, awards shall be
16	made only after an impartial review of the sci-
17	entific and technical merit of the proposals for
18	such awards has been carried out by or for the
19	Department.
20	(D) REVIEW PROCESSES.—In carrying out
21	a review under subparagraph (C), the Secretary
22	may use merit review processes developed under
23	section 302(14) of the Homeland Security Act
) /	of 2002 (6 TI 2 C 122(14))

1	(3) Eligible applicants.—An applicant shall
2	be eligible to receive a grant under this subsection
3	if the project of such applicant—
4	(A) addresses a requirement in the area of
5	cybersecurity research or cybersecurity tech-
6	nology, as determined by the Secretary; and
7	(B) is a joint venture between—
8	(i)(I) a for-profit business entity, aca-
9	demic institution, National Laboratory (as
10	defined in section 2 of the Energy Policy
11	Act of 2005 (42 U.S.C. 15801)), or non-
12	profit entity in the United States; and
13	(II) a for-profit business entity, aca-
14	demic institution, or nonprofit entity in
15	Israel; or
16	(ii)(I) the Federal Government; and
17	(II) the Government of Israel.
18	(4) APPLICATIONS.—To be eligible to receive a
19	grant under this subsection, an applicant shall sub-
20	mit to the Secretary an application for such grant
21	in accordance with procedures established by the
22	Secretary, in consultation with the advisory board
23	established under paragraph (5).
24	(5) Advisory Board.—

1	(A) ESTABLISHMENT.—The Secretary
2	shall establish an advisory board to—
3	(i) monitor the method by which
4	grants are awarded under this subsection;
5	and
6	(ii) provide to the Secretary periodic
7	performance reviews of actions taken to
8	carry out this subsection.
9	(B) Composition.—The advisory board
10	established under subparagraph (Λ) shall be
11	composed of three members, to be appointed by
12	the Secretary, of whom—
13	(i) one shall be a representative of the
14	Federal Government;
15	(ii) one shall be selected from a list of
16	nominees provided by the United States-
17	Israel Binational Science Foundation; and
18	(iii) one shall be selected from a list
19	of nominees provided by the United States-
20	Israel Binational Industrial Research and
21	Development Foundation.
22	(6) Contributed funds.—Notwithstanding
23	any other provision of law, the Secretary may accept
24	or retain funds contributed by any person, govern-
25	ment entity, or organization for purposes of carrying

1	out this subsection. Such funds shall be available,
2	subject to appropriation, without fiscal year limita-
3	tion.
4	(7) Report.—Not later than 180 days after
5	the date of completion of a project for which a grant
6	is provided under this subsection, the grant recipient
7	shall submit to the Secretary a report that con-
8	tains—
9	(Λ) a description of how the grant funds
10	were used by the recipient; and
- Parameria	(B) an evaluation of the level of success of
12	each project funded by the grant.
13	(8) Classification.—Grants shall be awarded
14	under this subsection only for projects that are con-
15	sidered to be unclassified by both the United States
16	and Israel.
17	(b) TERMINATION.—The grant program and the ad-
18	visory board established under this section terminate on
19	the date that is 7 years after the date of the enactment
20	of this Act.
21	(c) No Additional Funds Authorized.—No addi-
22	tional funds are authorized to carry out the requirements
23	of this section. Such requirements shall be carried out
24	using amounts otherwise authorized.
25	(d) DEFINITIONS.—In this section—

1	(1) the term "cybersecurity research" means re-
2	search, including social science research, into ways
3	to identify, protect against, detect, respond to, and
4	recover from cybersecurity threats;
5	(2) the term "cybersecurity technology" means
6	technology intended to identify, protect against, de-
7	tect, respond to, and recover from cybersecurity
8	threats;
9	(3) the term "cybersecurity threat" has the
10	meaning given such term in section 102 of the Cy-
11	bersecurity Information Sharing Λct of 2015 (en-
12	acted as title I of the Cybersecurity Act of 2015 (di-
13	vision N of the Consolidated Appropriations Act,
14	2016 (Public Law 114–113)));
15	(4) the term "Department" means the Depart-
16	ment of Homeland Security; and
17	(5) the term "Secretary" means the Secretary
18	of Homeland Security.
19	SEC. 104. REPORT ON POTENTIAL BENEFITS AND IMPACT
20	TO THE UNITED STATES OF ESTABLISHING A
21	JOINT UNITED STATES-ISRAEL CYBERSECU-
22	RITY CENTER OF EXCELLENCE.
23	(a) IN GENERAL.—Not later than 1 year after the
24	date of the enactment of this Act, the Secretary of State
25	shall submit to the appropriate congressional committees

- 1 a report examining the potential benefits and impact to
- 2 the United States of establishing a joint United States-
- 3 Israel Cybersecurity Center of Excellence based in the
- 4 United States and Israel to leverage the experience, knowl-
- 5 edge, and expertise of institutions of higher education (as
- 6 such term is defined in subsection (a) or (b) of section
- 7 101 of the Higher Education Act of 1965 (20 U.S.C.
- 8 1001)), private sector entities, and government entities in
- 9 the area of cybersecurity and protection of critical infra-
- 10 structure (as such term is defined in subsection (e) of sec-
- 11 tion 1016 of the Critical Infrastructures Protection Act
- 12 of 2001 (42 U.S.C. 5195c; enacted in title X of the USA
- 13 PATRIOT Act (Public Law 107–56))).
- 14 (b) Appropriate Congressional Committees
- 15 Defined.—In this section, the term "appropriate con-
- 16 gressional committees" means—
- 17 (1) the Committee on Foreign Affairs and the
- 18 Committee on Homeland Security of the House of
- 19 Representatives; and
- 20 (2) the Committee on Foreign Relations and
- 21 the Committee on Homeland Security and Govern-
- 22 mental Affairs of the Senate.

SEC	105	CYRER	DIPI	OMACY.	OFFICER.

- 2 The Secretary of State is encouraged to appoint a
- 3 qualified individual to assume the role of cyber diplomacy
- 4 officer at the United States Embassy in Israel.
- 5 SEC. 106. UNITED STATES AGENCY FOR INTERNATIONAL
- 6 DEVELOPMENT MEMORANDUM-ISRAEL EN-
- 7 HANCED COOPERATION.
- 8 (a) STATEMENT OF POLICY.—It should be the policy
- 9 of the United States Agency for International Develop-
- 10 ment to cooperate with Israel in order to advance common
- 11 goals across a wide variety of sectors, including energy,
- 12 agriculture and food security, democracy, human rights
- 13 and governance, economic growth and trade, education,
- 14 environment, global health and water and sanitation.
- 15 (b) Memorandum of Understanding.—The Sec-
- 16 retary of State, acting through the Administrator of the
- 17 United States Agency for International Development, is
- 18 authorized to enter into memoranda of understanding with
- 19 Israel in order to advance common goals on energy, agri-
- 20 culture and food security, democracy, human rights and
- 21 governance, economic growth and trade, education, envi-
- 22 ronment, global health and water sanitation with a focus
- 23 on strengthening mutual ties and cooperation with nations
- 24 throughout the world.

1	SEC. 107. COOPERATIVE PROJECTS AMONG THE UNITED
2	STATES, ISRAEL, AND DEVELOPING COUN-
3	TRIES.
4	Section 106(f) of the Foreign Assistance Act of 1961
5	(22 U.S.C. 2151d) is amended to read as follows:
6	"(f) There are authorized to be appropriated
7	\$2,000,000 for each of fiscal years 2020 through 2024
8	to finance cooperative projects among the United States,
9	Israel, and developing countries that identify and support
10	local solutions to address sustainability challenges relating
[]	to water resources, agriculture, and energy storage, in-
12	cluding for the following activities:
13	``(1) Establishing public-private partnerships.
[4	"(2) Supporting the identification, research, de-
15	velopment testing, and scaling of innovations that
16	focus on populations that are vulnerable to environ-
17	mental and resource-scarcity crises, such as subsist-
18	ence farming communities.
19	"(3) Seed or transition-to-scale funding, pub-
20	licity and marketing promotional support, or
21	mentorship and partnership brokering support.
22	``(4) Acceleration of demonstrations or applica-
23	tions of local solutions to sustainability challenges,
24	or the further refinement, testing, or implementation
25	of innovations that have previously effectively ad-
26	dressed sustainability challenges.".

1	SEC. 108. JOINT COOPERATIVE PROGRAM RELATED TO IN-
2	NOVATION AND HIGH-TECH FOR THE MIDDLE
3	EAST REGION.
4	(a) Sense of Congress.—It is the sense of Con-
5	gress that—
6	(1) the United States should help foster co-
7	operation in the Middle East region by financing
8	and, where appropriate, cooperating in projects re-
9	lated to innovation and high-tech; and
10	(2) such projects should—
11	(A) contribute to development and the
12	quality of life in the Middle East region
13	through the application of research and tech-
14	nology; and
15	(B) contribute to Arab-Israeli cooperation
16	by establishing strong working relationships
17	that last beyond the life of such projects.
18	(b) Establishment.—The Secretary of State, act-
19	ing through the Administrator of the United States Agen-
20	ey for International Development, is authorized to seek to
21	establish a program between the United States, Israel,
22	Egypt, Jordan, Morocco, Tunisia, Lebanon, and the West
23	Bank and Gaza Strip to provide for cooperation in the
24	Middle East region by financing and, where appropriate,
25	cooperating in, projects related to innovation and high-
26	tech.

1	(c) PROJECT REQUIREMENTS.—Each project carried
2	out under the program established by subsection (b)—
3	(1) shall include participation from at least one
4	entity of Israel and one entity of Egypt, Jordan,
5	Morocco, Tunisia, Lebanon, and the West Bank and
6	Gaza Strip; and
7	(2) should include participation from a total of
8	three or more such entities to the maximum extent
9	practicable.
10	SEC. 109. SENSE OF CONGRESS ON EASTERN MEDITERRA-
11	NEAN ENERGY COOPERATION.
12	It is the sense of Congress that cooperation between
13	the United States and Israel for the purpose of research
14	and development of energy sources would be in the na-
15	tional interests of not only the United States and Israel,
16	but also of the other nations in the Eastern Mediterranean
17	and North Africa with similar natural gas finds.
18	SEC. 110. COOPERATION ON OTHER MATTERS.
19	(a) United States-Israel Energy Center.—
20	There is authorized to be appropriated to the Secretary
21	of Energy \$4,000,000 for each of the fiscal years 2020,
22	2021, and 2022 to carry out the activities of the United
23	States-Israel Energy Center established pursuant to sec-
24	tion 917(d) of the Energy Independence and Security Act
25	of 2007 (42 U.S.C. 17337(d)).

- 1 (b) United States-Israel Binational Indus-
- 2 TRIAL RESEARCH AND DEVELOPMENT FOUNDATION.—It
- 3 is the sense of Congress that grants to promote covered
- 4 energy projects conducted by or in conjunction with the
- 5 United States-Israel Binational Industrial Research and
- 6 Development Foundation should continue to be funded at
- 7 not less than \$2,000,000 annually under section 917(b)
- 8 of the Energy Independence and Security Act of 2007 (42)
- 9 U.S.C. 17337(b)).
- 10 (e) United States-Israel Cooperation on En-
- 11 ERGY, WATER, HOMELAND SECURITY, AGRICULTURE,
- 12 AND ALTERNATIVE FUEL TECHNOLOGIES.—Section 7 of
- 13 the United States-Israel Strategic Partnership Act of
- 14 2014 (22 U.S.C. 8606) is amended by adding at the end
- 15 the following:
- 16 "(d) Authorization of Appropriations.—There
- 17 are authorized to be appropriated to carry out this section
- 18 \$2,000,000 for each of the fiscal years 2020, 2021, and
- 19 2022.".
- 20 (d) Annual Policy Dialogue.—It is the sense of
- 21 Congress that the Department of Transportation and
- 22 Israel's Ministry of Transportation should engage in an
- 23 annual policy dialogue to implement the 2016 Memo-
- 24 randum of Cooperation signed by the Secretary of Trans-
- 25 portation and the Israeli Minister of Transportation.

1	(e) Cooperation on Space Exploration and
2	SCIENCE INITIATIVES.—The Administrator of the Na-
3	tional Aeronautics and Space Administration shall con-
4	tinue to work with the Israel Space Agency to identify and
5	cooperatively pursue peaceful space exploration and
6	science initiatives in areas of mutual interest, taking all
7	appropriate measures to protect sensitive information, in-
8	tellectual property, trade secrets, and economic interests
9	of the United States.
10	(f) United States-Israel Binational Agricul-
11	TURAL RESEARCH AND DEVELOPMENT FUND.—
12	(1) IN GENERAL.—Section 1458(e)(2) of the
13	National Agricultural Research, Extension, and
14	Teaching Policy Act of 1977 (7 U.S.C. 3291(e)(2))
15	is amended—
16	(A) in subparagraph (A), by striking
17	"and" at the end;
18	(B) in subparagraph (B), by striking the
19	period at the end and inserting "; and; and
20	(C) by adding at the end the following:
21	"(C) include food and nutrition research
22	and development and the commercialization of
23	the best practices identified through such re-
24	search and development.".

1	(2) Authorization of appropriations.—
2	There are authorized to be appropriated to carry out
3	subparagraph (C) of section 1458(e)(2) of the Na-
4	tional Agricultural Research, Extension, and Teach-
5	ing Policy Act of 1977, as added by paragraph
6	(1)(C), \$7,000,000 for each of the fiscal years 2020,
7	2021, and 2022.
8	(3) Report.—
9	(A) In general.—Not later than 1 year
10	after the date of the enactment of this Λ ct, the
11	Secretary of Agriculture shall submit to the ap-
12	propriate congressional committees a report on
13	activities of the United States-Israel Binational
14	Agricultural Research and Development Fund
15	under section 1458(e) of the Food and Agri-
16	culture Act of 1977 (7 U.S.C. 3291(e)).
17	(B) Appropriate congressional com-
18	MITTEES DEFINED.—In this paragraph, the
19	term "appropriate congressional committees"
20	means—
21	(i) the Committee on Foreign Affairs
22	and the Committee on Agriculture of the
23	House of Representatives: and

1	(ii) the Committee on Foreign Rela-
2	tions and the Committee on Agriculture,
3	Nutrition, and Forestry of the Senate.
4	(g) Research and Development Cooperation
5	RELATING TO DESALINATION TECHNOLOGY.—
6	(1) In general.—Not later than 1 year after
7	the date of the enactment of this Act, the White
8	House Office of Science and Technology Policy shall
9	submit to the appropriate congressional committees
10	a report on research and development cooperation
11	with international partners, such as the State of
12	Israel, in the area of desalination technology as re-
13	quired under section 9(b)(3) of the Water Desalina-
14	tion Act of 1996 (42 U.S.C. 10301 note).
15	(2) Appropriate congressional commit-
16	TEES DEFINED.—In this subsection, the term "ap-
17	propriate congressional committees" means—
18	(A) the Committee on Foreign Affairs and
19	the Committee on Natural Resources of the
20	House of Representatives; and
21	(B) the Committee on Foreign Relations
22	and the Committee on Energy and Natural Re-
23	sources of the Senate.
24	(h) RESEARCH AND TREATMENT OF
25	POSTTRAUMATIC STRESS DISORDER.—It is the sense of

- 23 1 Congress that the Secretary of Veterans Affairs should 2 seek to explore collaboration between the Mental Illness Research, Education and Clinical Centers and Centers of 3 4 Excellence and Israeli institutions with expertise in re-5 searching and treating posttraumatic stress disorder. 6 (i) DEVELOPMENT OF HEALTH TECHNOLOGIES.— 7 (1) In General.—There are authorized to be 8 appropriated to the Secretary of Health and Human 9 Services \$2,000,000 for each of fiscal years 2020, 10 2021, and 2022 to establish a bilateral cooperative 11 program with Israel for the development of health 12 technologies, including health technologies described 13 in paragraph (2), with an emphasis on collabo-14 ratively advancing the use of technology, personal-15 ized medicine, and data in relation to aging. 16 (2) Types of Health Technologies.—The 17 health technologies described in this paragraph may 18 include technologies such as artificial intelligence, 19 biofeedback, sensors, monitoring devices, and kidney 20 care. 21 (j) Office of International Programs of the 22 FOOD AND DRUG ADMINISTRATION.— 23 (1) In General.—It is the sense of Congress
- 24 that the Commissioner of the Food and Drug Ad-25 ministration should seek to explore collaboration

1	with Israel through the Office of International Pro-
2	grams.
3	(2) Report.—
4	(A) In General.—Not later than 1 year
5	after the date of the enactment of this Act, the
6	Commissioner, acting through the head of the
7	Office of International Programs, shall submit
8	to the appropriate congressional committees a
9	report on the benefits to the United States and
10	to Israel of opening an office in Israel for the
11	Office of International Programs.
12	(B) Appropriate congressional com-
13	MITTEES DEFINED.—In this paragraph, the
14	term "appropriate congressional committees"
15	means—
16	(i) the Committee on Foreign Affairs
17	and the Committee on Energy and Com-
18	merce of the House of Representatives;
19	\overline{a} nd
20	(ii) the Committee on Foreign Rela-
21	tions and the Committee on Health, Edu-
22	cation, Labor, and Pensions of the Senate.
23	(k) Sense of Congress on United States-
24	ISRAEL ECONOMIC COOPERATION.—It is the sense of
25	Congress that—

1	(1) the United States-Israel economic partner-
2	ship has achieved great tangible and intangible bene-
3	fits to both countries and is a foundational compo-
4	nent of the strong alliance;
5	(2) science and technology innovations present
6	promising new frontiers for United States-Israel eco-
7	nomic cooperation, particularly in light of wide-
8	spread drought, cybersecurity attacks, and other
9	major challenges impacting the United States; and
10	(3) the President should regularize and expand
1	existing forums of economic dialogue with Israel and
12	foster both public and private sector participation.
13	TITLE II—SECURITY
IJ	ಯಾ ಮಾ ಮಾ ಮಾಡುವೆಯೆಂದು ಮಾಂದು ಕ್ಲಿಪ್ ಮಾಡು ಇಲ್ಲ್ ಇಟ್ಟ ಮಾ ಇತ್ತಿ ಮಾ ಮಾ
14	ASSISTANCE FOR ISRAEL
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14 15	ASSISTANCE FOR ISRAEL SEC. 201. FINDINGS.
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14 15 16 17 18 19 20 21	ASSISTANCE FOR ISRAEL SEC. 201. FINDINGS. Congress makes the following findings: (1) On September 14, 2016, the United States and Israel signed a 10-year Memorandum of Understanding reaffirming the importance of continuing annual United States military assistance to Israel and cooperative missile defense programs in a way that enhances Israel's security and strengthens the

1	Financing (FMF) grant assistance to Israel over the
2	10-year period beginning in fiscal year 2019 and
3	ending in fiscal year 2028. Such FMF grant assist-
4	ance would equal \$3.3 billion annually, totaling \$33
5	billion.
6	(3) The 2016 Memorandum of Understanding
7	also reflected United States support for funding for
8	cooperative programs to develop, produce, and pro-
9	cure missile, rocket and projectile defense capabili-
10	ties over a 10-year period beginning in fiscal year
1	2019 and ending in fiscal year 2028 at a level of
12	\$500 million annually, totaling \$5 billion.
13	SEC. 202. STATEMENT OF POLICY.
14	It is the policy of the United States to provide assist-
15	ance to the Government of Israel in order to help enable
16	Israel to defend itself by itself and develop long-term ca-
17	pacity, primarily through the acquisition of advanced ca-
18	pabilities that are available from the United States.
19	SEC. 203. CONTINGENCY PLANS TO PROVIDE ISRAEL WITH
20	NECESSARY DEFENSE ARTICLES AND SERV-
21	ICES.
22	(a) In General.—The President, acting through the
23	Secretary of Defense and in consultation with the Sec-
24	retary of State, shall establish and update as appropriate
25	continuous va nana to provide Israel with defense articles

- 1 and services that are determined by the Secretary of De-
- 2 fense to be necessary for the defense of Israel.
- 3 (b) Congressional Briefing.—Not later than 1
- 4 year after the date of the enactment of this Act, and annu-
- 5 ally thereafter, the Secretary of Defense, in consultation
- 6 with the Secretary of State, shall brief the appropriate
- 7 congressional committees on the status of the contingency
- 8 plans required under subsection (a).
- 9 SEC. 204. WAIVER FOR EXISTING OR IMMINENT MILITARY
- 10 THREAT TO ISRAEL.
- 11 Section 38 of the Λrms Export Control Λct is amend-
- 12 ed by adding at the end the following:
- 13 "(1) Waiver for Existing or Imminent Military
- 14 Threat to Israel.—
- 15 "(1) IN GENERAL.—Upon receiving information
- that Israel is under an existing or imminent threat
- of military attack, the President may waive the re-
- quirements of this Act and direct the immediate
- transfer to Israel of such defense articles or services
- the President determines to be necessary to assist
- Israel in its defense against such threat. Amounts
- obligated or expended to carry out this paragraph
- shall not be subject to any limitation in law, or pro-
- vision of any bilateral agreement, relating to the

1	amount of United States assistance authorized to be
2	made available to Israel.
3	"(2) Notification required.—As soon as
4	practicable after a transfer of defense articles or
5	services pursuant to the authority provided by para-
6	graph (1), the President shall provide a notification
7	in writing to Congress of the details of such trans-
8	fer, consistent with the requirements of section 36 of
9	this Λ et.".
10	SEC. 205. SECURITY ASSISTANCE FOR ISRAEL.
11	Section 513(c) of the Security Assistance Act of 2000
12	(Public Law 106–280; 114 Stat. 856) is amended—
13	(1) in paragraph (1), by striking "2002 and
14	2003" and inserting "2020, 2021, 2022, 2023 and
15	2024'';
16	(2) in paragraph (2), by striking "equal to—"
17	and all that follows and inserting "not less than
18	\$3,300,000,000."; and
19	(3) in paragraph (3), by striking "Funds au-
20	thorized" and all that follows through "later." and
21	inserting "Funds authorized to be available for
22	Israel under subsection (b)(1) and paragraph (1) of
23	this subsection for fiscal years 2020, 2021, 2022,
24	2023, and 2024 shall be disbursed not later than 30
25	days after the date of the enactment of an Act mak-

1	ing appropriations for the Department of State, for-
2	eign operations, and related programs for the re-
3	spective fiscal year, or October 31 of the respective
4	fiscal year, whichever is later.".
5	SEC. 206. JOINT ASSESSMENT OF QUANTITY OF PRECISION
6	GUIDED MUNITIONS FOR USE BY ISRAEL.
7	(a) IN GENERAL.—The President, acting through the
8	Secretary of Defense and in consultation with the Sec-
9	retary of State, is authorized to conduct a joint assess-
10	ment with the Government of Israel with respect to the
11	matters described in subsection (b).
12	(b) Matters Described.—The matters described
13	in this subsection are the following:
14	(1) The quantity and type of precision guided
15	munitions that are necessary for Israel to combat
16	Hezbollah in the event of a sustained armed con-
17	frontation between Israel and Hezbollah.
18	(2) The quantity and type of precision guided
19	munitions that are necessary for Israel in the event
20	of a sustained armed confrontation with other armed
21	groups and terrorist organizations such as Hamas.
22	(3) The resources the Government of Israel can
23	plan to dedicate to acquire such precision guided
24	munitions.

1	(4) United States planning to assist Israel to
2	prepare for the sustained armed confrontations de-
3	scribed in paragraphs (1) and (2) as well as the abil-
4	ity of the United States to resupply Israel in the
5	event of such confrontations described in paragraphs
6	(1) and (2), if any.
7	(e) Report.—
8	(1) In general.—Not later than 15 days after
9	the date on which the joint assessment authorized
10	under subsection (a) is completed, the Secretary of
11	Defense shall submit to the appropriate congres-
12	sional committees a report that contains the joint
13	assessment.
14	(2) FORM.—The report required under para-
15	graph (1) shall be submitted in unclassified form,
16	but may contain a classified annex.
17	SEC. 207. TRANSFER OF PRECISION GUIDED MUNITIONS TO
18	ISRAEL.
19	(a) IN GENERAL.—Notwithstanding section 514 of
20	the Foreign Assistance Act of 1961 (22 U.S.C. 2321h),
21	the President is authorized to transfer to Israel precision
22	guided munitions from reserve stocks for Israel in such
23	quantities as necessary for legitimate self-defense of Israel
24	and is otherwise consistent with the purposes and condi-

1	tions for such transfers under the Arms Export Control
2	Act (22 U.S.C. 2751 et seq.).
3	(b) CERTIFICATION.—Except in the case of an emer-
4	gency as determined by the President, not later than 5
5	days before making a transfer under subsection (a), the
6	President shall certify to the appropriate congressional
7	committees that the transfer of the precision guided muni-
8	tions—
9	(1) does not affect the ability of the United
10	States to maintain a sufficient supply of precision
11	guided munitions;
12	(2) does not harm the combat readiness of the
13	United States or the ability of the United States to
14	meet its commitment to allies for the transfer of
15	such munitions;
16	(3) is necessary for Israel to counter the threat
17	of rockets in a timely fashion; and
18	(4) is in the national security interest of the
19	United States.
20	SEC. 208. SENSE OF CONGRESS ON RAPID ACQUISITION
21	AND DEPLOYMENT PROCEDURES.
22	It is the sense of Congress that the President should
23	prescribe procedures for the rapid acquisition and deploy-
24	ment of precision guided munitions for United States
25	counterterrorism missions, or to assist an ally of the

1	United States, including Israel, that is subject to direct
2	missile threat.
3	SEC. 209. EXTENSION OF WAR RESERVES STOCKPILE AU-
4	THORITY.
5	(a) Department of Defense Appropriations
6	ACT, 2005.—Subsection (d) of section 12001 of the De-
7	partment of Defense Appropriations Act, 2005 (Public
8	Law 108–287; 118 Stat. 1011) is amended by striking
9	"after September 30, 2020" and inserting "after Sep-
10	tember 30, 2025".
11	(b) Foreign Assistance Act of 1961.—Section
12	514(b)(2)(A) of the Foreign Assistance Act of 1961 (22
13	U.S.C. 2321h(b)(2)(A)) is amended by striking "2013,
14	2014, 2015, 2016, 2017, 2018, 2019, and 2020" and in-
15	serting "2020, 2021, 2022, 2023, 2024, and 2025".
16	SEC. 210. ELIGIBILITY OF ISRAEL FOR THE STRATEGIC
17	TRADE AUTHORIZATION EXCEPTION TO CER-
18	TAIN EXPORT CONTROL LICENSING RE-
19	QUIREMENTS.
20	(a) FINDINGS.—Congress finds the following:
21	(1) Israel has adopted high standards in the
22	field of export controls.
23	(2) Israel has declared its unilateral adherence
24	to the Missile Technology Control Regime, the Aus-
25	tralia Group, and the Nuclear Suppliers Group.

1	(3) Israel is a party to—
2	(A) the Protocol for the Prohibition of the
3	Use in War of Asphyxiating, Poisonous or
4	Other Gases, and of Bacteriological Methods of
5	Warfare, signed at Geneva June 17, 1925; and
6	(B) the Convention on the Physical Protec-
7	tion of Nuclear Material, adopted at Vienna on
8	October 26, 1979.
9	(4) Section 6(b) of the United States-Israel
10	Strategic Partnership Λ ct of 2014 (22 U.S.C. 8603
11	note) directs the President, consistent with the com-
12	mitments of the United States under international
13	agreements, to take steps so that Israel may be in-
14	cluded in the list of countries eligible for the stra-
15	tegic trade authorization exception under section
16	740.20(e)(1) of title 15, Code of Federal Regula-
17	tions, to the requirement for a license for the export,
18	re-export, or in-country transfer of an item subject
19	to controls under the Export Administration Regula-
20	tions.
21	(b) Report on Eligibility for Strategic Trade
22	AUTHORIZATION EXCEPTION.—
23	(1) IN GENERAL.—Not later than 120 days
24	after the date of the enactment of this Act, the
25	President shall submit to the appropriate congres-

1	sional committees a report that describes the steps
2	taken to include Israel in the list of countries eligible
3	for the strategic trade authorization exception under
4	section 740.20 (e) (1) of title 15, Code of Federal
5	Regulations section, as required under 6(b) of the
6	United States-Israel Strategic Partnership Act of
7	2014 (22 U.S.C. 8603 note).
8	(2) FORM.—The report required under para-
9	graph (1) shall be submitted in unclassified form
10	but may contain a classified annex.
11	SEC. 211. EXTENSION OF LOAN GUARANTEES TO ISRAEL.
12	Chapter 5 of title I of the Emergency Wartime Sup-
13	plemental Appropriations Act, 2003 (Public Law 108–11
14	117 Stat. 576) is amended under the heading "Loan
15	Guarantees to Israel"—
16	(1) in the matter preceding the first proviso, by
17	striking "September 30, 2020" and inserting "Sep-
18	tember 30, 2025''; and
19	(2) in the second proviso, by striking "Sep-
20	tember 30, 2020" and inserting "September 30.
21	2025".
22	SEC. 212. DEFINITION.
23	In this title, the term "appropriate congressional

24 committees" means—

1	(1) the Committee on Foreign Affairs and the
2	Committee on Armed Services of the House of Rep-
3	resentatives; and
4	(2) the Committee on Foreign Relations and
5	the Committee on Armed Services of the Senate.
6	TITLE III—JUSTICE FOR UNITED
7	STATES VICTIMS OF PALES-
8	TINIAN TERRORISM
9	SEC. 301. SHORT TITLE.
10	This title may be cited as the "Justice for United
11	States Victims of Palestinian Terrorism Λ ct''.
12	SEC. 302. FACILITATION OF THE SETTLEMENT OF TER-
13	RORISM-RELATED CLAIMS OF NATIONALS OF
14	THE UNITED STATES.
15	(a) Comprehensive Process To Facilitate the
16	RESOLUTION OF ANTI-TERRORISM ACT CLAIMS.—The
17	Secretary of State, in consultation with the Attorney Gen-
18	eral, shall, not later than 30 days after the date of enact-
19	ment of this Act, develop and initiate a comprehensive
20	process for the Department of State to facilitate the reso-
21	lution and settlement of covered claims.
22	(b) Elements of Comprehensive Process.—The
23	comprehensive process developed under subsection (a)

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(1) Not later than 45 days after the date of enactment of this Act, the Department of State shall publish a notice in the Federal Register identifying the method by which a national of the United States, or a representative of a national of the United States, who has a covered claim, may contact the Department of State to give notice of the covered claim. (2) Not later than 120 days after the date of enactment of this Act, the Secretary of State, or a designee of the Secretary, shall meet (and make every effort to continue to meet on a regular basis thereafter) with any national of the United States, or a representative of a national of the United States, who has a covered claim and has informed the Department of State of the covered claim using the method established pursuant to paragraph (1) to discuss the status of the covered claim, including the status of any settlement discussions with the Palestinian Authority or the Palestine Liberation Organization.

(3) Not later than 180 days after the date of enactment of this Act, the Secretary of State, or a designee of the Secretary, shall make every effort to meet (and make every effort to continue to meet on

1	a regular basis thereafter) with representatives of
2	the Palestinian Authority and the Palestine Libera-
3	tion Organization to discuss the covered claims iden-
4	tified pursuant to paragraph (1) and potential settle-
5	ment of the covered claims.
6	(e) REPORT TO CONGRESS.—The Secretary of State
7	shall, not later than 240 days after the date of enactment
8	of this Λ ct, and annually thereafter for 5 years, submit
9	to the Committee on the Judiciary and the Committee or
10	Foreign Relations of the Senate and the Committee or
11	the Judiciary and the Committee on Foreign Affairs of
12	the House of Representatives a report describing activities
13	that the Department of State has undertaken to comply
14	with this section, including specific updates regarding
15	paragraphs (2) and (3) of subsection (b).
16	(d) SENSE OF CONGRESS.—It is the sense of Con-
17	gress that—
18	(1) covered claims should be resolved in a man-
19	ner that provides just compensation to the victims
20	(2) covered claims should be resolved and set-
21	tled in favor of the victim to the fullest extent pos-
22	sible and without subjecting victims to unnecessary
23	or protracted litigation;
24	(3) the United States Government should take
25	all practicable steps to facilitate the resolution and

1	settlement of all covered claims, including engaging
2	directly with the victims or their representatives and
3	the Palestinian Authority and the Palestine Libera-
4	tion Organization; and
5	(4) the United States Government should
6	strongly urge the Palestinian Authority and the Pal-
7	estine Liberation Organization to commit to good-
8	faith negotiations to resolve and settle all covered
9	claims.
10	(e) DEFINITION.—In this section, the term "covered
11	claim" means any pending action by, or final judgment
12	in favor of, a national of the United States, or any action
13	by a national of the United States dismissed for lack of
14	personal jurisdiction, under section 2333 of title 18,
15	United States Code, against the Palestinian Authority or
16	the Palestine Liberation Organization.
17	SEC. 303. MODIFICATION TO CONSENT OF CERTAIN PAR-
18	TIES TO PERSONAL JURISDICTION.
19	(a) AMENDMENT TO TITLE 18.—Section 2334 of title
20	18, United States Code, is amended—
21	(1) by striking subparagraphs (A) and (B) of
22	subsection (e)(1) and inserting the following:
23	"(A) beginning on the date that is 180
24	days after the date of enactment of this sub-
25	paragraph, makes, renews, promotes, or ad-

1	vances any application in order to obtain the
2	same standing as a member state in the United
3	Nations or any specialized agency thereof, or
4	accepts such standing, outside an agreement
5	negotiated between Israel and the Palestinians;
6	or
7	"(B) beginning on the date that is 15 days
8	after the date of enactment of the Justice for
9	United States Victims of Palestinian Terrorism
10	$\Lambda \mathrm{ct}$ —
11	"(i) continues to maintain any office,
12	headquarters, premises, or other facilities
13	or establishments in the United States; or
14	"(ii) establishes or procures any of-
15	fice, headquarters, premises, or other fa-
16	cilities or establishments in the United
17	States."; and
18	(2) And by inserting after paragraph (2) the
19	following:
20	"(3) Defendant Defined.—For purposes of
21	paragraph (1) of this subsection, the term 'defend-
22	ant' means—
23	"(A) the Palestinian Authority;
24	"(B) the Palestine Liberation Organiza-
25	tion;

1	"(C) any organization or other entity that
2	is a successor to or affiliated with the Pales-
3	tinian Authority or the Palestine Liberation Or-
4	ganization; or
5	"(D) any organization or other entity—
6	"(i) identified in subparagraph (A),
7	(B), or (C); and
8	"(ii) that self-identifies as, holds itself
9	out to be, or carries out conduct in the
10	name of, the 'State of Palestine' or 'Pal-
1	estine' in connection with official business
12	of the United Nations.
13	"(4) Exception for certain activities and
14	LOCATIONS.—In determining whether a defendant
15	shall be deemed to have consented to personal juris-
16	diction under paragraph (1)(B), a court may not
17	$\operatorname{consider}$ —
18	"(A) any office, headquarters, premises or
19	other facility or establishment used exclusively
20	for the purpose of conducting official business
21	of the United Nations; or
22	"(B) any activity undertaken exclusively
23	for the purpose of conducting official business
24	of the United Nations

1	"(5) Rule of construction.—Notwith-
2	standing any other law (including any treaty), any
3	office, headquarters, premises, or other facility or es-
4	tablishment within the territory of the United States
5	that is not specifically exempted by paragraph
6	(4)(A) shall be considered to be in the United States
7	for purposes of clauses (i) and (ii) of paragraph
8	(1)(B).".
9	(b) PRIOR CONSENT NOT ABROGATED.—The amend-
10	ments made by this section do not abrogate any consent
11	deemed to have been given under section 2334(e) of title
12	18, United States Code, as in effect on the day before
13	the date of enactment of this Act.
14	TITLE IV—BUDGETARY EFFECTS
15	SEC. 401. DETERMINATION OF BUDGETARY EFFECTS.
16	The budgetary effects of this Act, for the purpose of
17	complying with the Statutory Pay-As-You-Go Act of 2010,
18	shall be determined by reference to the latest statement
19	titled "Budgetary Effects of PAYGO Legislation" for this
20	Act, submitted for printing in the Congressional Record

21 by the Chairman of the House Budget Committee, pro-

- 1 vided that such statement has been submitted prior to the
- 2 vote on passage.

Passed the House of Representatives July 23, 2019.

Attest:

CHERYL L. JOHNSON,

Clerk.